IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS JONESBORO DIVISION

OLD ST. PAUL MISSIONARY BAPTIST CHURCH

PLAINTIFF

V.

NO. 3:07-cy-00043 WRW

FIRST NATION INSURANCE GROUP; AA RISK MANAGEMENT, INC.; AA COMMUNICATIONS, INC.; GWEN MOYO; CRAIG GREENE; JOHN DOES 1-10; DOE COMPANIES 1-10

DEFENDANTS

NOTICE OF REQUEST TO WITHDRAW AS COUNSEL FOR DEFENDANTS

Counsel for the Defendants, Less, Getz & Lipman, PLC ("LGL") and Hardin & Grace, P.A. ("H&G"), pursuant to Local Rule 83.5(f), hereby give notice to the Defendants, First Nation Insurance Group, AA Risk Management, Inc., AA Communications, Inc., Gwen Moyo and Craig Greene, and opposing counsel, Lawrence W. Jackson, that irreconcilable differences have arisen between counsel and their clients and unresolvable conflicts of interest may have arisen between the clients themselves, forcing them to withdraw as counsel of record, and they have, therefore, sought to withdraw as counsel by way of motion, which was filed on the 15th day of May, 2007, a copy of which is attached hereto as Exhibit "A" and incorporated herein by reference.

Each of the Defendants is urged in the strongest terms to take immediate steps to secure new counsel to protect their separate interests herein. Plaintiff's Motion to Strike Defendants' Answer and Notice of Removal, Objection to Removal and Motion to Remand filed herein on May 9, 2007 and Plaintiff's Motion to Strike Defendants' Answer filed on or about May 9, 2007 in the Circuit

Court of Crittenden County, Arkansas, each of which are being mailed to each defendant with this Notice, require each Defendant's immediate attention and action.

Respectfully,

HARDIN & GRACE, P.A. Attorneys for Defendants 500 Main Street, Suite A P.O. Box 5851 North Little Rock, AR 72119-5851 Telephone: (501) 378-7900 Facsimile: (501) 376-6337

By: /s/David A. Grace
David A. Grace
State Bar No. 76-044

AND

LESS, GETZ & LIPMAN
Attorney for Defendants
100 Peabody Place, Suite 1150
Memphis, Tennessee 38103
Telephone: (901) 525-8700
Facsimile: (901) 525-3569

By: /s/Justin R. Giles, III

Justin R. Giles, III

TN Bar No. 24123

CERTIFICATE OF SERVICE

I hereby certify that on May 15, 2007, I electronically filed the foregoing with the Clerk of the Court using the ECF system which sent notification to:

Mr. Lawrence W. Jackson RIEVES, RUBENS & MAYTON P.O. Box 1359 West Memphis, AR 72303

I hereby certify that a copy of the foregoing, a copy Plaintiff's Motion to Strike Defendants' Answer and Notice of Removal, Objection to Removal and Motion to Remand and a copy of Plaintiff's Motion to Strike Defendants' Answer filed in the Circuit Court of Crittenden County, Arkansas, were served on the non-ECF participants, First Nation Insurance Group, AA Risk Management, Inc., AA Communications, Inc., Gwen Moyo and Craig Greene, via U.S. Mail, Certified Mail, Return Receipt Requested, postage prepaid, this 15th day of May, 2007, to the following addresses:

Gwen Moyo 8000 GSRI Avenue Building 3000, Room128 Baton Rouge, LA 70820 AA Communications, Inc. 261 Oakmont Drive New Orleans, LA 70128

AA Risk Management, Inc. 261 Oakmont Drive New Orleans, LA 70128

Craig Greene c/o Thomas Shahady Adorno & Yoss LLP 350 East Las Olas Blvd., Suite 1700 Ft. Lauderdale, FL 33301

First Nation Insurance Group 4544 Sheppard Avenue East, Suite 130 Toronto, Ontario M1S 1V2, Canada

> /s/Justin R. Giles, III JUSTIN R. GILES, III

EXHIBIT "A"

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V. NO. 3:07-cv-00043 WRW

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DEFENDANTS

JOINT MOTION FOR LEAVE TO WITHDRAW AS COUNSEL

Counsel for the Defendants, Less, Getz & Lipman, PLC ("LGL") and Hardin & Grace, P.A. ("H&G"), pursuant to Local Rule 83.5(f), hereby move for an order allowing each, and each of its members, to withdraw as counsel of record for the Defendants, First Nation Insurance Group, AA Risk Management, Inc., AA Communications, Inc., Gwen Moyo and Craig Greene. In support of this joint motion, LGL and H&G state that irreconcilable differences have arisen between counsel and their clients and unresolvable conflicts of interest may have arisen between the clients themselves, which makes it impossible for counsel to continue in any capacity.

Pursuant to Local Rule 83.5(f), proper notice is being given to the clients and opposing counsel by way of a Notice filed contemporaneously with this Motion and which is attached hereto as Exhibit "A" and incorporated herein by reference. To date, there has been no contact with the clients regarding the names of any substitute counsel, and as such, the Defendants may be contacted at the following addresses:

Gwen Moyo 8000 GSRI Avenue Building 3000, Room128 Baton Rouge, LA 70820 AA Communications, Inc. 261 Oakmont Drive New Orleans, LA 70128

AA Risk Management, Inc. 261 Oakmont Drive New Orleans, LA 70128 Craig Greene c/o Thomas Shahady Adorno & Yoss LLP 350 East Las Olas Blvd., Suite 1700 Ft. Lauderdale, FL 33301

First Nation Insurance Group 4544 Sheppard Avenue East, Suite 130 Toronto, Ontario M1S 1V2, Canada

WHEREFORE, Less, Getz & Lipman, PLC and Hardin & Grace, P.A., respectfully request that the motion be granted and they be allowed to withdraw as counsel for the Defendants, First Nation Insurance Group, AA Risk Management, Inc., AA Communications, Inc., Gwen Moyo and Craig Greene.

Respectfully,

HARDIN & GRACE, P.A. Attorneys for Defendants 500 Main Street, Suite A P.O. Box 5851 North Little Rock, AR 72119-5851 Telephone: (501) 378-7900 Facsimile: (501) 376-6337

By: /s/David A. Grace

David A. Grace State Bar No. 76-044

LESS, GETZ & LIPMAN
Attorney for Defendants
100 Peabody Place, Suite 1150
Memphis, Tennessee 38103
Telephone: (901) 525-8700
Facsimile: (901) 525-3569

By: /s/Justin R. Giles, III

Justin R. Giles, III

TN Bar No. 24123

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> /s/Justin R. Giles, III JUSTIN R. GILES, III